1 2 BILL NO. X- 77-06-27 (60 amended) ANNEXATION ORDINANCE NO. X- 05-79 Δ An ORDINANCE annexing certain territory to the City of Fort Wayne, and including the same in Councilmanic District No. 3 6

> BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

Section 1. That the following described territory be, and the same is hereby, annexed to and made a part of the corporation of

the City of Fort Wayne, Indiana, to-wit:

Commencing at the intersection of the east right-of-way line

Commencing at the intersection of the east right-of-way line Commencing at the intersection of the east right-of-way line The naw urive and the west right-of-way line of N. Clinton (Leo Road); thence northeast along the west right-of-way line of N. Clinton Street (Leo Road) to line of N. Clinton Street (Leo Road) to line of N. Clinton Street (Leo Road) from the north property line of Concordia Senior College; thence east along said projected line and continuing along north property line of Concordia Senior College and a line projected east

to the normal centerline of the St. Joseph River, this line being the present Corporate Limits; thence in a northerly direction following the meanderings of the centerline of the St. Joseph River to its intersection with a projection east of the north line of Concordia Gardens Addition; thence west along said projection and the north line of Concordia Gardens Addition to the east right-of-way line of Leo Road; thence southerly along the east right-of-way line of Leo Road to the south right-of-way line of Auburn Road; thence northwesterly along south right-of-way of Auburn Road to east right-of-way line of Interstate Highway 69; thence southwesterly along east right-of-way line of Interstate Highway 69 to its intersection with the present Corporate Limits. a point approximately 1937.5 feet north of the south line of the NE 4 of Section 13, T 31 N, R 12 E; thence east along said

line to the east right-of-way line of Red Haw Drive; thence south along east right-of-way line of Red Haw Drive to the inter-section of the west right-of-way line of N. Clinton Street (Leo Road) the point of beginning. An area of approximately 255 acres more or less.

SECTION 2. It is the policy of the City of Fort Wayne to furnish the above described territory within a period of three (3) years, governmental and proprietary services substantially equivalent in standard and scope to the governmental and proprietary services furnished by the annexing city to other areas of the city which have characteristics of topography, patterns of land utilization and population density similar to said described territory.

SECTION 3. Governmental and proprietary services which will be provided to the described territory are outlined in the fiscal plan for the territory developed by the Department of Community Development and Planning, which plan was examined, approved and adopted by the Common Council prior to the passage of this Ordinance.

SECTION 4. Said described territory shall be part of Councilmanic District No. 3 of the City of Fort Wayne, Indiana, as described in Section 2-9 of Article II of the Code of the City of Fort Wayne, Indiana 1974.

APPROVED AS TO FORM AND LEGALITY, Mour

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SECTION 5. This Ordinance shall be in full force and effect After its passage, approval by the Mayor and sixty days after final publication thereof as required by law thus Ordenance should in full forceand effect on December 31, 1979. Case it format legality in account for com James Sthe

Read the first time in full and on motion l	by Ster , seconded by			
, and duly adopted, re	ad the second time by title and referred to the			
Committee on annexteni	(and the City Plan Commission for			
recommendation) and Public Hearing to be held	after due legal notice, at the Council Chambers,			
City-County Building, Fort Wayne, Indiana, on	, theday			
of, 19, at	o'clock M.,E.S.T.			
DATE: 6-14-77 Charles W. Utesterman				
Read the third time in full and on motion	by Stier			
seconded by Jalances, a	nd duly adopted, placed on its passage.			
PASSED (LOST) by the following vote:				
<u>AYES</u> <u>NAYS</u>	ABSTAINED - ABSENT TO-WIT:			
TOTAL VOTES 6				
BURNS				
HINGA 🔀				
HUNTER 🔀				
MOSES X				
NUCKOLS X				
SCHMIDT, D. X				
SCHMIDT, V. X				
STIER X				
TALARICO X				
DATE: <u>9-25-79</u>	Chuleto, Weishawan			
Passed and adopted by the Common Council of the City of Fort Wayne, Indiana, as				
(ZONING MAP) (GENERAL) (ANNEXATION)	SPECIAL) (APPROPRIATION) ORDINANCE			
(RESOLUTION) No. X-05-79. on the OSTA day of September, 195., ATTEST: (SEAL)				
then bela titute	Winfull C Maro TR			
CITY CLERK				
Presented by me to the Mayor of the City of Fort Wayne, Indiana, on the Agreement, 197, at the hour of 130 o'clock A.M., E.S.T.				
	alleraletto telestorarense			
	CITY CLERK			
Approved and signed by me this	VIA day of Application, 19_			
at the hour of 4-30 o'clock 9.	M/E.S.T			
	MAYOR			

post of the second of the seco

Bill No. <u>X-77-06-27</u> (Sanended)

REPORT OF THE COMMITTEE ON ANNEXATION

We,	your Committee on Annexation to whom was referred an Ordinance
	annexing certain territory to the City of Fort Wayne, and including the
	same in Councilmanic District No. 3 (CONCORDIA GARDENS)
	*
	AMENDMENT: Effective December 31, 1979
have	had said Ordinance under consideration and beg leave to report back to the Common
	cil that said Ordinance PASS. (Go + mented)
	MES S. STIER - CHAIRMAN Jusille
	LLIAM T. HINGA - VICE CHAIRMAN
	VIAN G. SCHMIDT Viveant Schmidt
JO	HN NUCKOLS
SA	MUEL J. TALARICO Samuel J. Talarico
	CONCURRED IN CHARLES W. WESTERMAN, CITY CLERK

BILL NO. X-77-06-27 (AS AMENDED)

ANNEXATION ORDINANCE NO. X-05-79

AN ORDINANCE annexing certain territory to the City of Fort Wayne, and including the same in Councilmanic District No. 3

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

Section 1. That the following described territory be, and the same is hereby, annexed to and made a part of the corporation of the City of Fort Wayne, Indiana effective December 31, 1979 to-wit:

Commencing at the intersection of the east right-of-way line of Red Haw Drive and the west right-of-way line of N. Clinton Street (Leo Road); thence northeast along the west right-of-way line of N. Clinton Street (Leo Road) to a line projected west from the north property line of Concordia Senior College; thence east along said projected line and continuing along north property line of Concordia Senior College and a line projected east to the normal centerline of the St. Joseph River, this line being the present Corporate Limits; thence in a northerly direction following the meanderings of the centerline of the St. Joseph River to its intersection with a projection east of the north line of Concordia Gardens Addition; thence west along said projection and the north line of Concordia Gardens Addition to the east right-of-way line of Leo Road; thence southerly along the east right-of-way line of Leo Poad to the south right-of-way line of Auburn Road; thence northwesterly along south right-of-way of Auburn Road to east right-of-way line of Interstate Highway 69; thence southwesterly along east right-of-way line of Interstate Highway 69 to its intersection with the present Corporate Limits, a point approximately 1937.5 feet north of the south line of the NE % of Section 13, T 31 N, R 12 E; thence east along said line to the east right-of-way line of Red Haw Drive; thence south along east right-of-way line of Ped Haw Drive to the intersection of the west right-of-way line of N. Clinton Street (Leo Road) the point of beginning. An area of approximately 255 acres more or less.

SECTION 2. It is the policy of the City of Fort Wayne to furnish the above described territory within a period of three (3) years, governmental and proprietary services substantially equivalent in standard and scope to the governmental and proprietary services furnished by the annexing city to other areas of the city which have characteristics of topography, patterns of land utilization and population density similar to said described territory.

SECTION 3. Governmental and proprietary services which will be provided to the described territory are outlined in the fiscal plan for the territory developed by the Department of Community Development and Planning, which plan was examined, approved and adopted by the Common Council prior to the passage of this Ordinance.

SECTION 4. Said described territory shall be part of Councilmanic District No. 3 of the City of Fort Wayne, Indiana, as described in Section 2-9 of Article II of the Code of the City of Fort Wayne, Indiana 1974.

SECTION 5. After its passage, approval by the Mayor and sixty days after final publication thereof as required by law, this Ordinance shall be in full force and effect on December 31, 1979.

Mamorandum

To Members of Common Council

Date July 2, 1979

John Stafford / CD&P

Subject Concordia Gardens Annexation

COPIES TO:

W. Moses J. Stier

P. Burns F. Hunter

J. Nuckols D. Schmidt

V. Schmidt

S. Talarico

C. Westerman

J. Logan

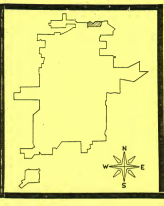
K. Scrogham

Attached is a copy of the Concordia Gardens Annexation Fiscal Plan and a resolution from the City Plan Commission recommending a DD PASS for this annexation, Bill NO. X-77-06-27. The ordinance has also been returned to the City Clerk. Please inform us as to the date of any public hearing or other meeting on this matter and we will be sure to attend, prepared to discuss this with you and to answer your questions.

On September 1, 1979, the State annexation law, I.C. 18-5-10-25 will change slightly with regard to the provision of services. Should the Council not pass this ordinance before September 1, 1979, we propose that Section 2 of the ordinance be stricken and replaced with the following:

SECTION 2. It is the policy of the City of Fort Wayne to furnish the above described territory within a period of one (1) year governmental services of a non-capital nature in a manner which is equivalent in standard and scope to those non-capital services provided to areas within the City which have similar topography, patterns of land utilization, and population density to the said described territory. It is also the Policy of the City of Fort Wayne to provide services of a capital improvement nature to the annexed territory in the same manner as such services are provided to areas already in the City with similar topography, patterns of land utilization and population density, and in a manner consistent with federal, state, and local laws, procedures and planning criteria.

Again, our planning and legal staff will be available to discuss these changes with you.

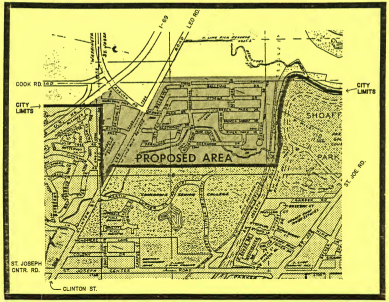


CONCORDIA GARDENS

Effective Date____

City of Fort Wayne

C.D. & P.



By SYLVIA SMITH Staff Writer

The city parking garage at Clinton Street and Washington Boulevard - a white elephant from the day it opened in - is seriously corroded and is potentially dangerous, the City Council was told Tuesday night.

Administration officials asked for \$30,000 now and \$86,000 later to repair the garage, which hasn't earned a penny in profit in the past 18 years. But the council delayed action on the request, demanding more information...

The council particularly wanted to know why the city has to pay for repairs to the garage when it is owned by Indiana Bank and the First Presbyterian Church. A 25-year lease signed in 1961 requires the city to pay \$74,999.04 in rent

Councilman Fred Hunter asked if the city could spend just enough money on garage repairs to see it through until the lease expires in 1986. He did not receive a specific answer.

Board of Works Chairman Henry Wehrenberg said a 1976 report described severe corrosion problems in the parking garage and said the situation has deteriorated since then

Several council members asked why the administration waited 31/2 years to ask for money to repair the garage. Wehrenberg quickly replied that previous administrations had not spent "the first dime" on maintenance. The Armstrong administration - which came to office in 1976 - didn't fully trust the report and had its own engineering study

made on the garage, Wehrenberg said. The new report, he said, paints an even more dismal picture of the struc-

Engineer David Snyder, who performed the most recent study of the garage, said the city is faced with "rather serious structural problems" caused by calcium chloride that drips off cars, seeps into the concrete and causes corro-

In fact, he said, huge chunks of con-

crete flake off and fall onto Washington Street. The basement of Indiana Bank has water problems caused by the parking garage, Wehrenberg added,

Councilman Paul M. Burns insisted the type of damage described in the report and shown in photos of the garage was caused by structural defects. He asked Council Attorney John Logan to determine if the city is legally responsible for structural repairs or whether the owners - First Presbyterian Church and Indiana Bank - should foot the bill

Councilman Donald Schmidt said the bank and church might want to help pay for the major repairs, especially since they paid for the 1976 report without any city contribution.

In other action, the council delayed a vote on a proposed sewer project in the Ardmore Avenue-Covington Road area and narrowly approved an increase in licensing fees for restaurants.

Although officials from the City-County Board of Health said the septic tanks of the homes in the Ardmore-Covington area are not up to codes, council members did not vote on the proposal. Councilmen Jimmy Stier and Sam Talarico said they had more questions on the project but did not list them.

Council members Winfield Moses Jr., John Nuckols, Burns and Talarico voted against the increase in restaurant inspection fees, but William Hinga, Fred Hunter, Donald Schmidt, Vivian Schmidt and Stier supported it.

Almost every industry pays the entire cost of the inspections carried out by government agencies, Hunter said. The increased restaurant fees will only recover 50 percent of the Board of Health's costs of restaurant inspection, so taxpayers finance the other half, he said. He warned his colleagues not to vote against the proposed fee increase because it would open the door for other businesses to demand a taxpayer subsidy for their licenses and permits.

The council scheduled a 7:30 p.m. July 31 hearing for the proposed annexation of Concordia Gardens and the K mart

The Journal-Gazette-Wed., July 11, 1979

Growing schools under funding gun

Staff Writer

The state's school funding formula could have devastating effects this year on growing school systems such as Southwest Alle

Peanut participants

The News-Sentinel

FORT WAYNE, INDIANA 46802 WED., JULY 25, 1979 1C

In other action, the council delayed until Aug. 7 the public hearings planned for next week on ordinances to annex Concordia Gardens and K-Mart West shopping area.

INTRODUCTION

The Fort Wayne Community continues to grow every year, with most of the growth occurring outside the existing city limits. St. Joseph Township alone is expected to increase by more than 25,000 people between 1970 and 1990. As the community grows, the city must also grow in order to be financially capable of providing the municipal services demanded by residents of the urbanized areas. Annexation, or the redefinition of corporate limits, is one method a city may employ to keep up with the growth occurring in the community and insure the economic well-being of the city and its residents.

The Concordia Gardens annexation area, located north of Fort Wayne in St. Joseph Township, is just one small segment of Fort Wayne's overall annexation strategy. It is the goal of the City of Fort Wayne to annex all "urban" land contiguous to city limits. Concordia Gardens is considered urban since it has more than three persons per acre and is more than one-eighth contiguous to the city limits. *Because the area is defined by existing city limits on its eastern, western, and southern boundaries, it is highly suitable for adjacent growth which allows for the orderly and efficient delivery of services. In addition, urbanization is expected to extend north of this area, making Concordia Gardens a vital link to this future development.

The Concordia Gardens area meets the necessary criteria for annexation in the three ways stipulated by Indiana law (I.C. 18-5-10-25) It is at least one-eighth (1/8) contiguous to the city limits, has at least three (3) persons per acre of land, and a fiscal plan for providing municipal and proprietary services to the area has been developed.

The following report describes the area, sets forth a municipal service plan, summarizes the financial impact of annexation upon the City, and recommends a course of action.

^{*} Annexation: Policy and Program Study, Community Development and Planning, 1976.

BASIC DATA

1. Location

Generally, north of Fort Wayne in St. Joseph Township. More specifically, north of Concordia College, east of Leo Road, and west of the St. Joe River.

Size

255 acres or .40 square miles.

3. Population/Density

According to the 1970 Census of Housing, there are 4.01 persons per housing unit for this area.* With 300 dwelling units in the area, an estimated 1,203 people live in the Concordia Gardens Annexation area. The present density for the area is 4.72 persons per acre.

Buildings

TYPE	NUMBER	CONDITION
Industrial Commercial Institutional	0 1	Good
(School) Residential	1 300	Good Good-Fair

5. Zoning

The present county zoning of this area is RS-1 (Suburban Residential) with the exception of approximately 19.5 acres adjacent to the St. Joe River which is designated A-2 (Flood Hazard). Upon annexation, the land shall be in the territorial jurisdiction of the City Plan Commission and shall automatically become classified with the corresponding city zone of R-1 (Single Family Residence). The city does not have a specific zoning district for Flood Hazard areas as the Flood Plain Ordinance applies to all districts.**

^{* 1970&}quot;Census of Housing, Block Statistics," U.S. Department of Commerce, Bureau of the Census, September, 1971.

^{**&}quot;Fort Wayne Indiana Zoning Ordinance;" Chapter 36, Article 10, Section 40 "Flood Plain Management and Control".

County Zoning Classification	Classification Description	Percent
RS - 1 A - 2	Suburban Residential Flood Hazard	92.4%

After Annexation:

(92.4%) RS-1 will change to R-1, Single Family Residence. (7.6%) A-2 will be covered by Flood Plain Ordinance.

(See Map 1)

Land Use

Type	Acres	Percent
Residential Undeveloped Public (School) Streets & Roads Park Area Commercial	173.198 37.415 24.290 16.400 2.700 0.997 255.000	67.92 14.67 9.52 6.44 1.06 0.39
	433.000	100.00

(See Map II)

Planning

Concordia Gardens is almost totally developed, with only 16% remaining vacant. Since this area is an urban, residential area, it requires a high level of municipal services. Currently, this area is not receiving the level of services it requires, and therefore has had to contend with a number of problems. Sanitary sewers and streets are two of the most severe problems. Concordia Gardens residents have a substandard septic tank system which contributes to the pollution problems of the City's rivers and ditches. In addition, the residential streets are in poor to fair condition and in need of repair. The area has also experienced flash flooding from time to time due to a drainage ditch in the southern portion of the area.

The City of Fort Wayne is not offering annexation as a solution to all their problems. However, annexation does provide a means to help solve at least some of the problems. By entering the City, residents have the option to spread the cost of capital improvements, such as streets and sewers, over a ten year period. This would greatly reduce the initial cost, thereby making the necessary improvements more affordable.

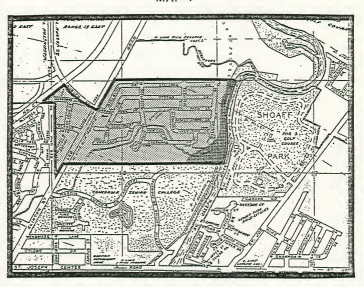
Although there will be more expenses to the City than income in the first year (as is the case with all annexations), the area will begin to produce a positive income from the second year on. (See Five Year Summary)

The following are reasons why the City wishes to annex Concordia Gardens:

- (a) Concordia Gardens is surrounded by the City on three sides. Thus, annexation would create a more compact city boundary and would correspond to the adjacent growth strategies of the City and County Plan Commissions. Adjacent growth is important since it allows for the minimization of utility and facility costs, coordinated and efficient provision of housing, transportation, and community facilities, and full utilization of the land while maintaining natural resources.
- (b) Urbanization is expected to occur north of this area, making Concordia Gardens a vital link to this future development. If the City is to continue providing services in the most efficient manner (i.e., to adjacent areas), Concordia Gardens must be served before areas located farther to the north can be served.
- (c) North Clinton and Interstate 69 provide access to Concordia Gardens as well as to areas farther north. It is the policy of the Comprehensive Plan* to base future land use decisions on the capacity of the transportation systems. Since the present system does provide easy access to and from Concordia Gardens and the area to the north, future development of this northern area is feasible.
- (d) Concordia Gardens is already very much a part of the urban community of Fort Wayne. Concordia Gardens' residents derive much of their livelihood from the City as well as make use of certain public facilities such as city parks. Therefore, it is fitting that such an area become an actual part of the City and contribute to its growth and prosperity.

^{* &}quot;The Comprehensive Plan of Allen County, Indiana," The Allen County Plan Commission, 1976.

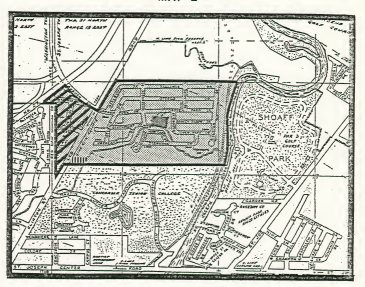
MAP 1



COUNTY ZONING

RS-1 A-2

MAP 2



LAND USE

Commercial Public School Recreational Residential

MUNICIPAL SERVICES

The state law requires that within one (1) year of annexation, the City provides the annexed area with "planned services of a noncapital nature" which are "equivalent in standard and scope" to those noncapital services provided to similar areas in the City. The law also requires "that services of a capital improvement nature...be provided within three (3) years of the effective date of the annexation, in the same manner as those services are provided" to similar areas within the City. Cost estimates of the services, methods of financing the services, and a plan for the organization and extension of services are also required. (I.C. 18-5-10-25 (C)) This report contains a fiscal plan for doing so.

In 1970 the Fort Wayne City Council adopted Resolution No. R-83-70 (Bill No. R-70-07-24) that set forth a policy for providing services to newly annexed areas. This plan follows the directives of Resolution R-83-70 while conforming to existing laws, rules and regulations.

Municipal services are analyzed in terms of the needs of the Concordia Gardens annexation area and the costs of providing the services to the area. As required by Indiana law, services will be provided in a manner that treats the concordia Gardens area the same way as similar areas in the City are treated. Services will be at City standard, and, where necessary for items such as new street lighting, the standard service provision process will be used just as it is used elsewhere in the City of Fort Wayne.

The City of Fort Wayne will provide police and fire protection, emergency medical service, traffic control, solid waste collection, and street and road maintenance immediately upon annexation. Street lighting and street construction will be provided in accordance with the standard processes of the City (which can include resident petitioning and financial participation) as well as the routine capital improvement procedures of the City. The water, sewer and drainage services of the Fort Wayne City Utilities will be made available to the area in conformance with relevant State law and Utility policies. The Park facilities of the City will be available to residents with park development in the area contingent upon the park planning standards and methods used throughout the community. The specifics of implementing these services in the Concordia Gardens annexation area are presented in the following reports.

This is a plan to provide municipal services, which the City of Fort Wayne is committed to do. The exact detail as outlined in the following reports may change as needs are re-evaluated and services re-allocated throughout the entire city. Standard city policy could also change, necessitating change in the manner and amount of service

provided. Regardless of the change in details, the services will be provided to Concordia Gardens in the same manner and level that they are provided elsewhere in the city.

1. Police

The Fort Wayne Police Department will become responsible for servicing the Concordia Gardens area immediately upon annexation. This service generally includes the prevention and detection of criminal activity, the apprehension of criminal offenders, assistance for those who cannot care for themselves or who are in danger of physical harm, the resolution of day to day conflicts among family, friends, and neighbors, and the creation of maintenance of a feeling of security in the community. The Police Department is also involved in legal work such as participation in court proceedings and protection of constitutional guarantees. Furthermore, it is reponsible for the control of traffic and the promotion and preservation of civil order.

The Concordia Gardens area has been analyzed by the Police Department and an estimate made of the cost of providing service to the area. Police District #1 is adjacent to Concordia Gardens and the numbers of runs made in that district was examined. The location and size of the annexation area was considered to determine how frequently squad calls patrolling the adjacent police district would be able to travel through the annexation area. The average number of daily police trips into the area, 10, would be more than adequate for responding to calls for service as well as routine patrols. There will, however, be daily variation, so there may not be 10 trips into Concordia Gardens each and every day. This is an average number which will be sufficient to meet the need and is the number used to make a cost estimate. Using an average of 10 trips through the area a day, and calculating the cost of this in officer-time and equipment used, it would cost an estimated \$10,300 annually to provide service to this annexation area.

Regardless of the actual cost, the Police Department will provide the area with service substantially equivalent to that provided similar areas within the City. The Chief of Police will, of course, routinely evaluate the requirements of the area and adjust police districts and manpower accordingly. The City is already handling fire and EMS communications for the area and no additional communications personnel are required to handle police calls.

Funding for police service will come from local taxes, although any funds allocated to the General Funds may be used.

ANNUAL COST ESTIMATE: \$ 10,300

2. Fire

The Fort Wayne Fire Department will become responsible for serving the Concordia Gardens area immediately upon annexation. This service includes suppression of fire, fire prevention education, and fire inspection of churches and all commercial establishments.

The department already provides service to areas immediately east, west, and south of the proposed annexation area. Therefore, response time for Concordia Gardens should be approximately the same as it is for those adjacent areas and within standards maintained for the city.

Upon annexation, Fire Station #13, located at 1103 E. Coliseum Blvd., will provide service to the area. Station #13 is equipped with a 750 gallon pumper as well as a rescue unit.

North Clinton Street, which becomes Leo Road, provides easy access from Station #13 to the Concordia Gardens area. Depending on the magnitude of the fire, Station #6, located at 1500 W. Coliseum Blvd., and Station #14, located at 3400 Reed Road, may be called to assist. In addition, the Fort Wayne Fire Department has a mutual aid agreement with all surrounding township fire departments. Thus, the St. Joseph Township Fire Department could also be called to assist.

The Concordia Gardens Annexation will not require additional personnel, equipment, or a fire station. The Fire Department will respond with fire-fighting equipment, materials, and personnel to the proposed annexation area as it responds to similar locations within the city.

The only costs the Fort Wayne Fire Department will incur with the annexation of Concordia Gardens are operating costs. The cost is caluclated using housing density and average run figures.

ANNUAL COST ESTIMATE: \$ 461.00

Emergency Medical Service (EMS)

Upon annexation, residents of Concordia Gardens will have, at their convenience, full time Emergency Medical Services. This includes ambulance coverage and first aid treatment to victims of heart attacks, automobile and other accidents, and to others requiring immediate medical attention. On certain runs, the Fort Wayne Fire Department will provide extra assistance.

Federal and State Regulations require a response to 95% of the requests for service within a maximum of ten (10) minutes in urban areas. Response time to this area will be within the range considered acceptable for such areas to the east, west, and south which are currently being served.

The cost for emergency medical services for Concordia Gardens is estimated on a per capita basis. In 1977, EMS made approximately .08 runs per person. Concordia Gardens would generate 96 additional runs a year. Using an average cost per run of \$25, the cost for Concordia Gardens is shown below:

ANNUAL COST ESTIMATE: \$ 2,400

The source for funding for Emergency Medical Service is the General Funds.

4. Solid Waste Collection

Upon annexation, the City will provide weekly garbage collection to residents of the Concrodia Gardens area. Under the terms of the present contract with National Serv-All, the cost of solid waste collection is \$39.14 per household per year. With 300 households within the area, the total cost will be \$11,742 per year. If additional personnel are needed, they will be hired by the contractor.

Presently, individual property owners of the proposed area must contract independantly for solid waste collection. The source of funding for solid waste collection after annexation will be the General Fund.

Traffic Control

The City of Fort Wayne will assume responsibility for traffic control in this area upon annexation. Traffic control involves installation and maintenance of traffic control devices as well as surveys and investigations. The services provided by Traffic Engineering for this area will be comparable to the rest of the City six months after annexation.

Signs and markings will be brought to City standard within six months of annexation. Signals are a capital expense and will be to standard within three years of annexation. However, no signals are needed at this time. Fire alarms, although they are a capital expense, will be in place within one year as a radio alarm system is used.

The costs of providing traffic control service and the costs of physical improvements are listed below:

OPERATING COSTS:

Annual Paint Program-

8000' Painting 2 center-lines and 4 edge lines at 4.7¢ per foot (Labor and Material) \$376.00

1 Crosswalk (Labor and Material)

5.00

Annual Operating Costs:

\$381.00

CAPITAL COSTS:		NO	UNIT	TOTAL
SIGN	SIZE	REQUIRED	COST	COST
STOP	30 x 30	5	22.95	\$114.75
SCHOOL CROSSING	30 x 30	1	22.95	22.95
STREET NAME (SET)	6 x 30	24	30.80	739.20
SPEED LIMIT 55	24 x 30	2	17.70	35.40
SPEED LIMIT 25	24 x 30	2	17.70	35.40
WHEN CHILDREN PRESENT	18 x 24		12.50	25.00
SUB TOTAL		36		\$972.70
POSTS	SIZE	NO REQUIRED	UNIT COST	TOTAL COST
	12' 3 1	11	19.20	\$211.20
	12' 2 1	26	13.80	358.80
SUB TOTAL		. 37		\$570.00
LABOR				169.12
1 - FIRE ALARM (LABOR	AND MATE	RIAL		1500.00
	TOTAL CA	APITAL COST	rs:	\$3211.82

Improvements are made according to priority and as funds become available. The source of funding for the scheduled improvements and/or Traffic Engineering services are the General Fund, Revenue Sharing Funds, and occasionally, Motor Vehicle Highway Funds.

Street Lighting

6.

Presently in the Concordia Gardens Area, there are a few scattered security lights rented from Indiana & Michigan Electric Company at a cost of \$5.00 - \$7.00 per month, paid for by the property owners who ordered them installed. Once the area is annexed, the City of Fort Wayne will pay 100% of the cost of these lights, located in the public right-of-way.

It is the goal of the city to light every unlit intersection in the city. In Concordia Gardens this would require 30 poles. Listed below are the costs of standard intersection lights for Concordia Gardens:

CAPITAL COSTS:

Number of Poles	Price	Cost
30	\$550.00	\$16,500.00

OPERATING COSTS:

Number of Pole	<u>s</u>	Unit <u>Price</u>	Cost
(Maintenance)	30	\$ 8.67	\$ 260.10
(Energy)	30	13.33	399.90

Annual Operating

Cost \$ 660.00

These lights would be funded 100% by the City of Fort Wayne. Capital costs would come from the Street Lighting Fund. This fund is composed of various combinations of Revenue Sharing monies, Light Lease Fund, General Fund, and property tax revenue, and is subject to change from year to year. For our purposes, we attribute these capital costs to property tax revenue (See Five Year Summary). Operating costs would be paid by the City.

Lighting these intersections is contingent upon the availability of funds. However, Concordia Gardens would be treated equally with other areas of the city and would enter a list of areas to receive intersection lights.

If residents desire street lighting for the entire addition, they must petition for it. Petitions will be treated equally with those from other areas. Priority will be assigned on the basis of need and filing date. The City of Fort Wayne would pay the cost as funding is secured. Listed below are the costs of lighting the entire addition:

CAPITAL COSTS

	Number of Poles	Unit Price	Cost
	137	\$550.00	\$75,350.00
OPERATING COSTS:			
Maintenance Energy	137 137	\$ 8.67 13.33	\$ 1,187.79 1,826.21
	Annual Operat	ing Costs:	\$ 3,014.00

If the residents de re ornamental lighting, they must pay the difference between the Capital Cost of standard and ornamental lighting. The City will still pay the operating costs.

Streets and Roads

The Street Engineering Department will provide engineering services and construction supervision of all streets, alleys, and sidewalks constructed within the proposed annexation area. No additional engineering personnel or equipment will be required.

The annexation of Concordia Gardens would add .32 miles of arterial roads and 4.47 miles of residential roads. General maintenance of these streets would then be the responsibility of the City. General street maintenance includes snow and ice removal, mowing along the roadside, leaf pick-up, and surface maintenance. The average cost is \$2500 per mile of street, so Concordia Gardens streets and roads would cost approximately \$11,975 per year to maintain with funds from the Street Department budget. Leo Road, classified as arterial, is in good condition and needs no upgrading at this time. All residential streets within the Concordia Gardens areas are in fair to poor condition. The cost of upgrading these streets to meet City specifications would be \$2,200,000. This estimate includes construction of streets, sidewalks on both sides, engineering and inspection costs, and storm sewers. In order to upgrade residential streets, residents must petition for it and pay for 75% of the construction costs. The City will pay the remaining 25%. Upon petitioning, Street Engineering will prepare preliminary plans and cost estimates. The project will go onto a list of residential street improve-

Funding for the improvements is provided by property owner participation (75%) and city participation (25%) from Motor Vehicle Highway funds or other revenue.

ment projects and will be constructed as funds become available. This is the standard City procedure.

If this area was annexed, petitions for two or three streets could possibly be honored in 1979, assuming no additional petitions from other areas were submitted. It is, however, impossible to predict beyond 1979 as the budget is determined on a yearly basis.

8. Parks

A 2.7 acre park is presently located near the center of the Concordia Gardens area. (See Map I) $\,$

The Park & Recreation operating budget has reached a point where it can no longer absorb additional costs and still maintain park facilities at a high standard. Due to these budget restrictions, the Park Board has established a "no growth" policy. The Park Board will continue to follow this policy with regards to acquisition of the Concordia Gardens Park, unless it receives a committment for an increased operating budget that would allow the Department to maintain the park at an acceptable standard.

In keeping with the current policy, the alternatives of the City regarding the Concordia Gardens park are:

- (A) Association retains ownership of park and the maintenance responsibility.
- (B) Property is transferred to the Parks & Recreation Department with the stipulation that the association retains maintenance responsibility.
- (C) Revenue Sharing or other funds allow the City to develop the park and a maintenance agreement is reached with the association.
- (D) City Council increases the operating budget of the Park Department, thereby providing sufficient funds for maintenance and revenue sharing or other funds are used to develop the park.

At the present time, alternative (A) or (B) is the most probable. Alternative B would represent a tax savings for residents since the property would be removed from the tax rolls.

If, however, the Park Department was able to maintain the park (through an increased operating budget) the cost would be as follows:

Maintenance:

\$ 4,334.70*

Presently, within the City, there are parks owned and maintained by the respective neighborhood associations. There are other parks owned by the City, but maintained by the association in accordance with maintenance agreements.

A Funmobile Stop would be put into effect regardless of park ownership. The costs for the operation of a Funmobile Stop are listed below:

Funmobile Stop

Van		\$200.00
Director		141.66
Leaders		108.33
Mileage &	Gas	50.00
Equipment	& Supplies	666.66

TOTAL \$1166.65**

If the park is acquired by the City and Capital Improvement Funds allow, the park could be upgraded. The estimated costs for these capital improvements are listed below:

^{*} Maintenance costs are the costs for the <u>City</u> to maintain the park and include grass moving chemical treatment, fertilizing, and garbage pick-up.

^{**} A Funmobile makes 6 stops twice a week during the summer months. Therefore, costs for Concordia Gradens Stop is 1/6 the cost of one Funmobile route.

Capital Improvement

- 0 33' x 70' Asphalt Basketball Court	\$4,000.00
- 0 Lighting for Basketball Court	1,000.00
- 0 Play Apparatus Replacement	6,000.00
- 0 Rustic Footbridge	9,000.00
- 0 Landscaping Improvements	5,136.00
- 0 5' x 170'0" Concrete Walk	1,300.00
- 0 Misc. Labor and Equipment for Initial Maintenance	1,915.00

Total Capital Improvement Cost \$28,351.00

UTILITIES

Water and sewer service are provided by the Fort Wayne City Utilities. These services are paid for with user charges and tap fees and not through Civil City property tax revenues. There are instances where certain system improvements, to the Sewage Treatment Plant for example, can be funded with special grants, such as those from EPA; but, the cost of extending service to residents of Concordia Gardens will be borne by those residents through direct charges. Thus, property owner involvement is required in the provision of services. City Utilities does, however, have the capacity and facilities for extending water and sewer to the area.

1. Water

Presently, only a small portion in the western part of the Concordia Gardens area is served with City water. This area includes one commercial customer, the Mabel Holland School. The additional 300 residences can be served either directly from the existing water mains if their property is adjacent to these mains or by the extension of additional water mains from existing distribution and/or feeder mains within the area. Map III shows the existing and proposed mains within the Concordia Gardens area. The Utility is prepared to proceed with plans, specifications, bidding, and construction on any portion or all of the proposed water mains as their need becomes apparent and property owners petition for their installation.

Construction of a feeder main just northwest of Concordia Gardens will be necessary to provide direct service to this area and to provide adequate service beyond this area. This feeder main is a part of the Master Plan*to ultimately provide water service to the Fort Wayne - New Haven - Allen County Metropolitan area. This Master Plan shows that the Fort Wayne Water Utility has the capacity to serve this annexation area through its presently developed water supply reservoir system (i.e., St. Joseph River Reservoir, Cedarville Reservoir, and Hurstown Reservoir.) In addition, the Three Rivers Filtration Plant is now being expanded to enhance the availability of treated water for the present city water service area as well as other surrounding areas.

Upon annexation, residents desiring to obtain City Water service must follow the usual city procedure. City policy requires residents to petition and pay for the installation

^{*}Master Plan for Fresh Water Supply and Distribution, Department of Water Engineering, 1972.

of distribution mains. This is generally paid for on a cash basis by the property owners who directly benefit and who are willing to initially finance the cost. A recorded contract requires others to pay their respective share of the initial construction cost if they desire service within fifteen (15) years. Such shares are then collected and paid back to the initial parties financing the main. A bonding procedure may be used to assist property owners in paying the cost of constructing water mains. Residents may spread the cost over ten years, similar to the Barrett Law procedures used for street, sidewalks and alley pavements, and sewer construction.

If additional feeder mains are required to serve residents petitioning for city water service, the Utility will construct and pay the these mains out of the cash reserves of the Utility or out of the sale of revenue bonds. Also, if, due to a master plan or other desire of the Utility, a main is installed larger than required by the property owners immediately involved, the cost of the oversizing is paid for by the Utility.

Annexation has an effect on water rates charged to customers of the Water Utility. Customers outside the city limits are charged a 35% surcharge on their water bills. This charge would be dropped when Concordia Gardens is annexed to the City.

Fire Hydrants

The Civil City of Fort Wayne pays the Water Utility \$115.64 annually for each fire hydrant located within the city. With one fire hydrant presently located in the Concordia Gardens annexation area, the city will be billed an annual fee of \$155.64.

Sewers

Most residents of the Concordia Gardens area make use of septic tanks for sewage collection. However, there are approximately 20 homes served by a sanitary sewer maintained by City Utilities. This sewer, known as the St. Joe Interceptor, is located west of the St. Joseph River near the eastern boundary of the Concordia Gardens area (see Map IV).

Upon annexation, residents must follow the usual city procedure if they desire to obtain sanitary sewers. City policy requires residents to petition the Board of Works. (In some cases, the Board of Health may require it). Upon receipt of a petition, the Board of Works will request the Water Pollution Control Engineering Department to prepare a set of plans and cost estimate for the project. After accepting the plans, the Board of Works holds a public meeting, then the project is bid and construction begins. The process of obtaining sanitary sewers would take approximately two years for Concordia Gardens. Six months would be required for engineering, with the remainder of the time to be used for con-

struction and acceptance of the system into the City's sewage system.

The cost of obtaining sanitary sewers must be borne by the legal landowners. As outlined in the Indiana Statute for a Barrett Law Public Improvement*, city residents have the choice of making one single payment for their assessment or Barrett Bond the project which allows payment over ten years at an interest rate generally lower than those offered in the open market.

Water Pollution Control has developed preliminary plans for the provision of sanitary sewers to the area. The St. Joe Interceptor facilitates the extension of City sewer service to the annexation area. Therefore, it has been determined that the City is physically able to provide sewer service to Concordia Gardens area if the residents petition for it. Once sewers are installed, residents are required by City Ordinance G-83-66, 1 to tap into any sanitary sewer abutting their property or located within a public right-of-way.

Storm Sewers

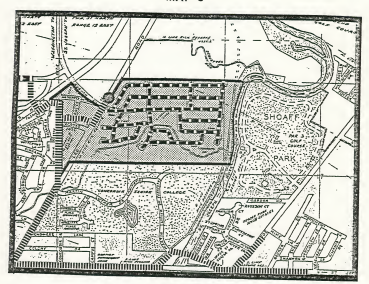
A natural drainage ditch which enters Concordia Gardens from the southwest, has presented a flash flooding problem from time to time.

Similar to the water and sewer utilities, storm sewer improvements are the responsibility of the affected property owners. In order to obtain improvements, property owners must submit written petition to the Board of Public Works. Upon receipt of a petition and direction from the Board of Works, the Water Pollution Control Engineering will investigate the problem to come up with a way to remedy the situation.

It is the City's policy that the financing of storm sewers be the responsibility of the property owners. Residents can pay their share through Barrett Law Assessments which allow payment over a 10 year period at an interest rate generally lower than those offered in the open market.

^{*} I.C. 18-6-5-1

MAP 3



CITY WATER SERVICE

Annexation Area

Present Water Mains IIIIII

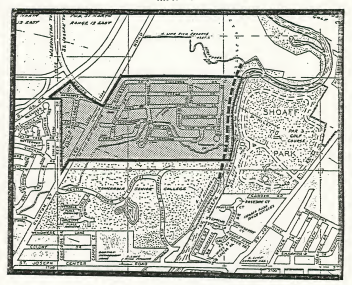
Present Fire Hydrants

Proposed Distribution Mains

(as required)

Proposed Feeder Mains

MAP 4



CITY SEWER FACILITIES

Annexation Area St. Joe Interceptor:--

FINANCIAL SUMMARY

Revenue

The assessed valuation for the Concordia Gardens area was determined by obtaining the assessed valuation of each piece of property from the Real Property Master File and the St. Joseph's Township Assessor's Office. The total land and real estate value for the total annexation area is \$2,189,550. Since each property owner is eligible for a \$1,000 mortgage exemption and there are 300 dwelling units, \$300,000 is deducted from the \$2,189,550 assessed valuation. Thus, 1,889,550 is the amount which determines the revenues derived from the City taxes. The official City tax rate for 1979 is \$3.9068 per \$100 of the assessed valuation. Therefore, the City would receive \$75,820 (1979 figure) from the assessed values of the Concordia Gardens area. The table below illustrates this more clearly:

Assessed Valuation	\$2,189,550
-Mortgage Exemption	- 300,000
Taxable Assessed	\$1,889,550

Revenue from taxes = $$3.9068 \times $18,895.5 = $73,820$

Several other sources of revenue for the City are based upon population. The table below gives an extimate of the monies to be received from each of the respective funds.

Revenue Source		Concordia Gardens Population	<u>Total</u>
MVH Alcoholic Gallonage Cigarette Tax Cumulative Capital	\$9.37/CAP 1.62/CAP 1.24/CAP 4.62/CAP	1203 1203 1203 1203	\$11,272 1,948 1,491 5,557
		TOTAL	\$20,268

The money received from the Alcoholic Gallonage and the Cigarette Tax are placed in the General Fund. The MVH revenue is placed in its own separate MVH fund. The Cumulative Capital revenue is placed in its own fund or upon approval of the City Council, it may be placed in the General Fund.

The amount of money the City receives from Federal Revenue Sharing, the Community Development Block Grant, and the Local Road & Street Fund is related to the City's population. Population is only one element of complex distribution formula, so the direct contribution of Concordia Gardens cannot be calculated. Still, these funds should increase with population increases.

Expenditures

Expenditures reported in the Municipal Services Section are summarized here. These costs are <u>estimates</u> of what it will cost the city to provide services to the area. After annexation, the exact amount spent for each service may vary from these estimates as actual needs are evaluated and service is reallocated throughout the city.

Not all of these costs will definitely be incurred since certain capital improvement projects, such as street lighting, must follow routine city procedures which often require petitioning, and implementation as funds become available. Utility costs are not reported here as they are paid for by the property owners and only after they request the improvements.

Service	Capital Cost	Operating Cost
Police	\$	\$ 10,300
Fire		461
EMS		2,400
Solid Waste Collection		11,742
Traffic Control	3,212	381
Street Lighting	•	
-Total	75,350	3,014
-Intersections only	16,500	660
Streets and Roads	,	
-City Share (25%)	550,000	
-Residents Share (75%)	1,650,000	
-Total	2,200,000	
Street Maintenance		11,975
Park		-
-Funmobile only		1,166
-Funmobile & Park Main.		5,499
-Capital Improvements	28,351	
Fire Hydrants (1)		116
* -		

3. Five Year Summary

The Five Year Summary shows year by year expenditures for the first five years after annexation compared with the tax revenue the City will receive from the area.

The Five Year Summary includes the costs likely to be incurred with annexation such as police, fire protection, emergency medical service, solid waste collection, and traffic control. These are considered essential for the health and safety of the residents of the area. Street maintenance and fire hydrant rental are automatic with annexation so these costs are included. Other costs expected to be incurred within five years of annexaiton are also included. These include intersection lights (although they have often been funded through Revenue Sharing) and the operating cost of a Funmobile

Stop. Street improvements and utility costs are not included since they will be undertaken only with resident participation and petitioning. For the purpose of this summary, an effective date of December 31, 1979 is assumed.

Year	Expenditures	Property Tax Revenue	Population Revenue	Tota1
1980	\$44,010	\$	\$	\$-44,010
1981	66,846	81,386	20,268	+34,808
1982	47,620	85,455	20,268	+58,103
1983	50,810	89,728	20,268	+59,186
1984	54,215	94,214	20,268	+60,267

Expenditures for 1980 include all operating costs that are automatic with annexation. Capital expenditures are made in the second year, except for Traffic control capital expenditures which are made in the first year. The thrid year and thereafter, the only costs are operational ones. All costs include a 6.7% inflationary factor for each year since the date of this report (1979). (Statistical Abstract of the United States, Bureau of the Census, TABLE #700, p.433, 1976)

Property tax would not be collected until 1981 since the assessment date is March 1. Assuming annexation December 31, 1979, assessment will take place March 1, 1980 and revenue will not be collected until 1981. An increase of 5% is included in the revenue figures since this is the expected amount of increase in the tax levy.

SUMMARY AND RECOMMENDATIONS

1. Indiana Annexation Statutes

In order for the City to successfully annex an area, it must meet the necessary criteria for annexation as established by the Indiana Statute, I.C. 18-5-10-25. The statute states that:

A. "At least one-eighth (1/8) of the aggregate extend boundaries of the area sought to be annexed coincide with the boundaries of the annexing city."

The Concordia Gardens area is fifty-nine percent (59%) continguous to the existing corporate limits on its eastern, western, and southern boundaries.

B. (1) "The resident population of the area sought to be annexed is equal to at least three (3) persons for each acre of land included within its boundaries"...

or

(2) "The land is zoned for commercial, business, or industrial uses."

or

(3) Sixty percent (60%) of the land therein is subdivided.

The Concordia Gardens area has approximately 4.16 persons per acre and therefore meets criteria B.(1), above. In addition, the land is more than 60% subdivided, fulfilling criteria B.(3), above

- C. "The annexing city has developed a wirtten fiscal plan and has established a definite policy, by resolution of the common coulcil, as of the date of passage of the annexation ordinance, showing:
 - the cost estimates of planned services to be furnished to the territory to be annexed;
 - (2) the method or methods of financing the planned services;
 - (3) the plan for the organization and extension of services;
 - (4) that planned services of a noncapital nature, including police protection, fire protection, street an road maintenance, and other noncapital services which are normally provided within the existing corporate boundaries, will be provided to the annexed territory within one(1) year from the effective date of annexation, and that they will be provided in a manner which is equivalent in standard and scope to

those noncapital services porvided to areas within the annexing city which have similar topography, patterns of land utilization, and population density; and

(5) that services of a capital improvement nature, such as street construction, street lighting, sewer facilities, water facilities, and stormwater drainage facilities, will be provided to the annexed territory within three (3) years of the effective date of the annexation, in the same manner as those services are provided to areas within the annexing city which have similar topography, patterns of land utilization, and population density, and in a manner consistent with federal, state and local laws, procedures and planning criteria: and

(6) the plan for hiring the employees of other governmental entities whose jobs will be eliminated by the proposed annexation, but nothing herein shall require the annexing authority to hire any employees."

This document is the written fiscal plan which establishes a definite policy for providing municipal services to Concordia Gardens within the specific time limits, as required by the Indiana Code. Once the annexation is passed by the Common Council, this document will be adopted and become an official document of the City.

Police and fire protection, emergency medical services, solid waste collection, and traffic control services are considered essential for the health and safety of Concordia Gardens residents and will be available at standard levels upon annexation. The City will also take over street maintenance, the payment of street lighting energy costs as well as maintenance, and rental fees for fire hydrants. These are the non-capital services which are normally provided within the existing corporate boundaries. These will be at standard well within one year of annexation.

Street and street lighting improvements will be provided at the basis of need, community priority, funding availability, and property owner petitioning and participation on described in the municipal services section of this plan. However, intersection lights are provided automatically unless not desired by the area's residents. Service provision will be in accordance with regular City capital improvement planning and implementation process. City Utilities has the capacity to serve the Concordia Gardens area. Water and sewer lines can be extended from existing mains to serve the area. Residents will receive these services when they petition for them and agree to pay their share of the cost. Storm drainage improvements also require resident petitioning and particiapation. These services of a capital improvement nature will be provided in the same manner as those services are provided to areas within the annexing city.

Those capital improvement services which are automatic (that is, they do not require petitioning) will be provided within three years of the effective date of annexation. These include traffic control signs, signals, etc. and intersection lights as long as it is still the standard policy of the City

to provide a light at every intersection.

The cost estimates of the planned services were obtained from the service departments and are included in this document. The method or methods of financing for each service is also included, as well as the plan for the organization and extension of services.

The Financial Summary shows the cost of providing these services as well as the additional revenue the City will receive. The cost of services not requiring resident petitioning are compared with the potential revenue for the City in the Five Year Summary. Services such as street and road construction, street lighting for the entire addition, as well as utility services cannot be compared against potential revenue because these services require petitioning. Therefore, it cannot be determined when, or even if, the expenses will be incurred. However, Concordia Gardens will be treated equally with other areas of the City with regard to the provision of these services.

This annexation will not eliminate the jobs of any employees of other governmental entities, so no plans for the hiring of such employees are necessary.

Fort Wayne's Annexation Policy

The Fort Wayne City Council has considered other annexation criteria in addition to those set forth by the State Statutes:

A. The area proposed for annexation must have a unity of interest with the municipality.

The Concordia Gardens area is actually a part of the Fort Wayne urban community. Residents share their recreational and commercial facilities with city residents. The City, in return, shares its commercial and recreational facilities with Concordia Gardens residents. In addition, many residents of the proposed annexation area depend on the City for their livelihood since they are employed within the City of Fort Wayne.

B. The advantages to the proposed annexation area must outweigh the disadvantages.

Advantages for the annexation area include the provision of municipal services, the acquisition of a voice in City Government by the residents, and the community benefit of a more equitable tax system. Also, Barrett Bonding for capital improvements will be available for

Concordia Gardens residents. This will facilitate the process for obtaining City sewers and streets, both of which Concordia Gardens residents need. The only major disadvantage to residents is the increase in property taxes necessary to pay for the increased municipal services.

C. The advantages to the City must outweigh the disadvantage.

The City would grow along with the urban area, thereby providing a strong tax base and the ability to provide adequate services. Annexation of this area would eliminate the already existing tax inequities for urbanites. City residents pay City and County taxes which help support services to the growing urbanized county residents. Yet, urban county residents do not pay city taxes to support the services they are using. Therefore, annexation is a means to inusre that all urbanites share equally in the cost of urban services. Annexation will also facilitate the thorough and efficient provision of urban services.

D. The deficit of income against expenses to the City must not be unreasonable.

As shown in the Five Year Summary, there is a deficit in the first year of approximately \$44,000. However, the deficit is made up in the third year and from then on, the City would realize a positive income of approximately \$60,000.

E. The City must desire to annex the area.

The Concordia Gardens area is a logical extension of the City since it borders the City on three sides. It is also a vital link with areas to the north which will be developed in the future. Annexation of Concordia Gardens will help the City grow in a logical and orderly manner, as well as help preserve a solid tax base.

It is with careful thought and consideration that the Department of Community Development and Planning recommends that this area be annexed to the City of Fort Wayne, as it meets both the legal and local criteria for an acceptable and beneficial annexation.

RESOLUTION OF THE CITY PLAN COMMISSION

WHEREAS, the Common Council of the City of Fort Wayne, Indiana, referred a proposed annexation for the Concordia Gardens area, Bill No. X-77-06-27; and,

WHEREAS, the City Plan Commission reviewed such proposed ordinance and fiscal plan on June 25, 1979;

NOW THEREFORE, BE IT RESOLVED that the City Plan Commission does hereby recommend that such proposed ordinance DO PASS for the reasons that the advantages to the City outweigh the disadvantages, the annexation will be in the best interest of and benefit to the area involved and of and to the City, the area is urban in character and the City would continue to realize an active growth from the standpoint that development has already taken place around the City, and the annexation will not be detrimental to and does not conflict with the overall City plan;

BE IT FURTHER RESOLVED that the Secretary is hereby directed to present a copy of this resolution to the Common Council.

This is to certify that the above resolution was adopted at the meeting of the City Plan Commission held on June 25, 1979.

Mouas J. Adams
Thomas Adams
Secretary

Certified and signed this 29 day of June, 1979.

** *			Ad	mn. Appr
reside	lus	DIGEST SH		
717200			((as smended, X-77-06-27.
TITLE (OF ORDINANCE	Annexation		
DEPART	MENT REQUESTING	ORDINANCE of	munity Develop Long-Range Pla	ment & Planning - Division nning and Zoning
				ritory to the City of Fort
		<u>,</u>		-
			A	·
		:	<u> </u>	
EFFECT	OF PASSAGE To	be explained after	City Plan Com	mission develops written
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OFFICE OF THE CITY CLERK

THE CITY OF FORT WAYNE

CITY-COUNTY BUILDING . ONE MAIN STREET . FORT WAYNE, INDIANA 46802

charles w. westerman, clerk -:- room 122

October 2, 1979

Ms. Virginia Grace Fort Wayne Newspapers, Inc. 600 West Main Street Fort Wayne, IN 46802

Dear Ms. Grace:

Please give the attached full coverage on the dates of October 4 and October 11, 1979, in both the News Sentinel and Journal Gazette.

RE: Legal Notice for Common Council of Fort Wayne, Indiana

Bill No. X-77-07-45 (AS AMENDED) ANNEXATION ORDINANCE NO. X-06-79 Highview Annexation

Bill No. X-77-06-27 (AS AMENDED) Annexation Ordinance No. X-05-79 Concordia Gardens

Please send us 5 $\,$ copies of the Publisher's Affidavit from both newspapers.

Thank you.

Sincerely,

Charles W. Westerman City Clerk

CWW/ne ENCL: 2



OFFICE OF THE CITY CLERK

THE CITY OF FORT WAYNE

CITY-COUNTY BUILDING . ONE MAIN STREET . FORTWAYNE, INDIANA 46302

charles w. westerman, clerk -:- room 122

November 8, 1979

Ms. Virginia Grace Fort Wayne Newspapers, Inc. 600 West Main Street Fort Wayne, IN 46802

Dear Ms. Grace:

RE: Legal Notice for Common Council of Fort Wayne, IN

Bill No. X-79-06-33 (as amended) Annexation Ordinance No. X-07-79 Bill No. X-79-10-33 Annexation Ordinance No. X-10-79

Bill No. X-77-06-27 (as amended) Annexatión Ordinance No. X-05-79 Bill No. X-79-10-31 Annexatión Ordinance No. X-08-79

Bill No. X-77-07-45 (as amended) Annexation Ordinance No. X-06-79 Bill No. X-79-10-32 Annexation Ordinance No. X-09-79

Bill No. G-79-08-21 (AS AMENDED) (AS AMENDED) General Ordinance No. G-24-79

Bill No. G-79-10-11 General Ordinance No. G-23-79 November 8, 1979 Page 2

Please send us five (5) copies of each of the above the Publisher's Affidavit from both newspapers.

Thank you.

Sincerely,

Chiles W. Wisterman. Charles W. Westerman

Charles W. Westerma City Clerk

CWW/ne ENCL: 5

Form Prescribed by S	tate Board of Accounts			General Form No. 99 P(Rev. 196	57)
Fort Wayne	Common Council	ToNEWS-SENTINELDr.)e
ATTen (Go	vernmental Unit)				л.
	County, Ir	nd.	FORT WAY	ne, indiana	
		PUBLISHER'S C	LAIM		
LINE COUNT					
Display	Matter (Must not exceed two as	tual lines, neither of which shall f the advertisement is set) - numb	total more than four solid lines		
Head		the advertisement is set; – nume	er or equivalent lines		
	number of lines				
Body	number of lines			290	
Tail	number of lines			2	
	Total number of lines in notice	e		292	
COMPUTION OF C	HARGES				
	292 lines, 1 colu	ımns wide equals292	quivalent lines at	s_75.63	
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	nal charge for notices containing				
Charge	for extra proofs of publication (50	cents for each proof in excess of	rwo) 3 extra	1.50	
	TOTAL AMOUNT OF CLAIM			s 77.13	
DATA FOR COMPU	TING COOT				
DATA FOR COMPO	TING COST				
Width o	of single column 9.9 ems		5 ½point		
Number	of insertions 2	remains on file and or record in my WINTESS my hand, and the official seal of the City of Froi Wayne, Indi- clear the City of Froi Wayne, Indi- CHARLES W. WESTEREMAN Wayne, Indiana, In a Begular destion 10- 10- 10- 10- 10- 10- 10- 10- 10- 10-	which type is cast 5.1/2		
Number Medica is bereby given that or the bash and of September. 1997, the Common Council of the City of Ford Medica of September. 1997, the Common Council of the City of Ford Medica of assist the following BiLL NOX X77 66.20 for the Common Council of the City of September 2007, and the Council of the Cou	and proprietary services substantially equivalent in standard and scope to the governmental and proprietary services furnished by the annaxing city to other areas of the city which have characteristics of topography, patterns of land utilization and population density similar to said described servicing.	remains on file and on record in my office. WITNESS my hand, and the official soul of the City of Ernt Wayne, indi-	FORT WAYNE that Section 2 of An- nexation Ordinance No. X-05-79 as Amended be deleted in its entirety and the following new Section 2 be	Amended shaft be in full force and ef- fect as therein provided. James S. Stier Councilman	the City of Fort hereby certify foregoing is a fu
Wayne, Indiana, in a Regular Session did pass the following BILL NO. X-77- 06-27 (AS AMENDED) X-05-70 Annex-	city to other areas of the city which have characteristics of topography, patterns of land utilization and popu-	ana, this 28th day of September, 1979. CHARLES W. WESTRERMAN CITY CLERK	substituted in lieu therof as follows: SECTIOW 2. If is the policy of the City of Fort Wayne to furnish the	Amended sname or full force and enfect as therein provided. James S. Siter Councilman Read the third time in full and on motion by Stier, seconded by Hinga, and duly adopted, placed on its pas- sage, PASSE D by the following vote: Ayes: Eight, Burns, Hinga, Hunter, Moses, D. Schmidt, V. Schmidt, Stier, Talarico.	copy of Annexat 08-79 passed by on the 23rd day that said Ordina
BILL NO. X-77-06-27 (AS AMENDED) "ANNEXATION ORDINANCE	lation density similar to said de- scribed territory. Governmental and proprietary services which will be are collined in the fiscal plan for the territory developed by the Depart- ment of Community Development and Planning, which plan was exam- ined, approved and adopted by the Common Council prior to the passage	Notice is hereby given that on the 23rd day of October, 1979, the Com- mon Council of the City of Fort	above described territory within a period of one (1) year governmental services of a non-capital nature in a	Ayes: Eight, Burns, Hinga, Hunter, Moses, D. Schmidt, V. Schmidt, Stier, Talarico.	and approved b
AN ORDINANCE annexing certain territory to the City of Fort Wayne,	provided to the described territory are outlined in the fiscal plan for the territory developed by the Depart.	did pass the following BILL NO. X-79 10-31 X-08-79 Annexation Ordinance,	dard and scope to those non-capital services provided to areas within the	Talarico. Nays: One, Nuckols: . Date: 10-23-79 Charles W. Westerman City Clerk Passed and adopted by the Common Council of the City of Fort	fice. WITNESS my seal of the City
manic District No. 3. BE IT ORDAINED BY THE COM-	ment of Community Development and Planning, which plan was exam- ined, approved and adopted by the	BILL NO. X-79-10-31 ANNEXATION ORDINANCE NO. X-08-79	patterns of land utilization, and population density to the said described territory. It is also the policy of the	Passed and adopted by the Com- mon Council of the City of Fort Wayne, Indiana, as Annexation Ordi- nance No. X-08-79 on the 23rd day of	ana, this 29th day CHARL
FORT WAYNE, INDIANA: Section 1. That the following de- scribed territory be, and the same is	Common Council prior to the passage of this Ordinance. SECTION 4. Said described territory shall be part of Councilmente Distriction, as described in Section 2.0 Article II of the Code of the City of Ford Wayne, Incident 19. Section 2.9 described in Section 2.0 Article II of the Code of the City of Ford Wayne, Incident 1974. After I in Justice 19. Section 2.0 Article II of the Code of the City of Ford Wayne, Incident 1974. After I in Justice 1974 of the Common I incident 1974 of t	10-31 Xx8-77 Annexistion Ordinance, 10-31 Xx8-77 Annexistion Ordinance, 10-31 Xx8-77 Annexistion Ordinance, 10-31 Xx8-77 Annexistion Ordinance, 10-31 Xx8-77 Annexistion Ordinance Annexistion Ordinance Annexistion Ordinance Annexistion Ordinance Annexistion Ordinance Annexistic Annexistation Annex	City of Fort Wayne to provide ser- vices of a capital imporvement na- ture to the annexed territory within	Wayne, Indiana, as Antexation Ordi- nance No. X-08-79 on the 23rd day of October, 1979. ATTEST: (SEAL) Charles W, Westerman City Clerk Winfiled C, Moses, Jr. Presiding	11-14-21
hereby, annexed to and made a part of the corporation of the City of Fort Wayne, Indiana, effective December	ry shall be part of Councilmanic Dis- trict No. 3 of the City of Fort Wayne, Indiana, as described in Section 2.9 of	WHEREAS, heretofore on Septem- ber 25, 1979, the Common Council of the City of Fort Wayne did pass Ordi-	as such services are provided to areas already in the City with similar topography, patterns of land utiliza-	Officer Presented by me to the Mayor of the City of Fort Wayne, Indiana, on the 24th day of October, 1979, at the hour of 11:30 of clock A.W., E.S.T. Charles W. Westerman City Clerk	
Commencing at the intersection of the east right-of-way line of N. Clin- ton Street (Leo Road); thence north-	Frot Wayne, Indiana 1974. SECTION 5. After its passage, ap- proval by the Mayor and sixty days	nance No. X-05-79, as Amended; and, WHEREAS, said Ordinance was duly presented to the Mayor of the	tion and population density, and in a manner consistend with federal, state, and local laws, procedures and	the 24th day of October, 1979, at the hour of 11:30 o'clock A.M., E.S.T. Charles W. Westerman City Clerk	
east along the west right-of-way line of N. Clinton Street (Leo Road) to a line projected west from the north	affer final publication thereof as re- quired by law, this Ordinance shall be in full force and effect on Decem-	City of Fort Wayne on September 26, 1979, and approved and signed by the Mayor of the City of Fort Wayne, on September 29, 1979, at 4120, preliable	planning criteria. In all other respects except as hereinabove amended . said Annexation Ordinance No. X-05-79 as	Approved and signed by me this 29th day of October, 1979, at the hour of 9:00 o'clock A.M., E.S.T. Robert E. Armstrong Mayor	25
lege; thence east along said pro- jected line and continuing along north property line of Concordia Senior Col-	Der 31, 1979, James S. Sher Council- man Read the third filme in full and on motion by Stier, seconded by Talari- co, and duly adopted, placed on its passage. PASSED by the following	P.M., E.S.T.; and, WHEREAS, said Ordinance as sub- sequently amended was received by	ERK	of the	
lege and a line projected east to the normal centerline of the St. Joseph River, this line being the present Cor-	co, and duly adopted, placed on its passage. PASSED by the following vote:	the Common Council of the City of Fort Wayne from the City Plan Com- mission prior to September 1, 1979;	newspaper of general	circulation printed and published	
direction following the meanderings of the centerline of the St. Joseph River to its intersection with a pro-	Schmidt, V. Schmidt, Stier, Talarico. Nays: Three; Burns, Hinga, Nuck- ols.	mission prior to September 1, 1979; and, und. WHEREAS, the law of the State of Indiana was changed affecting annexations occurring after September 1, 1979 by IC 18-510-25 in that the provisions of Section 2 of said Annexation Ordinance No. X-05-79, as Amended "were no longer applicable; and, September 2, 1979 by Amended "were no longer applicable; and, September 2, 1979 by Amended "were no longer applicable; and, September 2, 1979 by Amended "were no longer applicable; and, September 2, 1979 by Amended S	FORT WAYNE, INDIA	NA	
jection east of the north line of Con- cordia Gardens Addition; thence west along said projection and the north	Date: 9:25-79 Charles W. Wester- man "City Clerk Passed and adopted by the Com-	1, 1979 by IC 18-5-10-25 in that the pro- visions of Section 2 of said Annexa- tion Ordinance No. X-05-79, as	that the printed matter atta	iched hereto is a true copy.	
udyyne, Indiana, effective Dicember 31,7371-0411. 1,7371-	passage. PÁSSEÓ by the following Velyes: Siz Funter, Moses, D. Schmidt, V. Schmidt, Ster, Talarico. Nays: Three, Burns, Hings, Morth Talarico. Date: 92379 Charles W. Wester and "CHyCleft Copied by the Com- mon Council of the City of Fort Wayse, Indiana, as Amestion Ordi- varye, Indiana, as Amestion Ordi- spitember 1979. ATTEST: (SEAL) ATTEST: (SEAL) ATTEST: (SEAL) ATTEST: (SEAL) Talarico. Winting C. Moses, Jr. Presiding Offi- cer.	Iton Ordinance No. X-0-79, as the bit of the	two times	,the dates of publication being	
the south right-of-way line of Auburn Road; thence northwesterly along south right-of-way of Auburn Road to	ATTEST: (SEAL) Charles W. Westerman City Clerk, Winfield C. Moses, Jr. Presiding Offi-	subsequent to the enactment of said IC 18-5-10-25 said Section 2 in said Or- dinance would no longer be applica-	79	THUM!	
east right-of-way line of interstate Highway 69; thence southwesterly along east right-of-way line of inter-	Presented by me to the Mayor of the City of Fort Wayne, Indiana, on	ble, but a new Section 2 should be substituted therefor; and, WHEREAS, said City Plan Com-	7 8	4	
the south right-fo-way line of Auburn Road; thence northwesterly along south right-fo-way of Auburn Road rio east right-fo-way line of interstate along east right-fo-way line of inter- state Highway 59 to 1st Intersection with the present Corporate Limits, a point approximately 1973.5 see north of the south line of the NE ¼ of Sec- tion 1s, T al 1, R 12 E, thence east	cer Presented by me to the Mayor of the City of Fort Wayne, Indiana, on the 26th day of September, 1979, at the hour of 11:30 o/clock A,M., E.S.T., Charles W. Westerman City Clerk Approved and signed by me this 28th day of September, 1979, at the hour of 4:30 o/clock P.M., E.S.T.	Section 2 be substituted for said Section 2, as set forth in Annexation Ordinance No. X-05-79, as Amended, but	21 st Way of Nov	enter 19 72	
with the present Corporate Limits, a point approximately 1937.5 feet north of the south line of the NE 14 of Sec- tion 13, T 31 N, R 19 E, thence east along sold line to the east right-of- way line of Red Haw Drives thence Red Leave Bear to the Intersection of the west right-of-way line of N. Clin- ton Street (Leo Road) the point of be- ginning. An area of approximately in	28th day of September, 1979, at the hour of 4:30 o'clock P.M., E.S.T. Robert E. Armstrong Mayor	through error and inadvertence the Common Council of the City of Fort Wayne tailed to inclued said new Sec- tion 2, but did include the old Section	1	100-15	
south along east right of way line of Red Haw Drive to the intersection of the west right of way line of N. Clin-	Robert E. Armstrong Mayor I, Charles W. Wsesterman, Clerk of the City of Fort Wayne, Indiana, do hereby certify that the above forego- ing is a full, true and complete coop	tion 2, but did include the old Section 2 which is no longer the tiscal policy of the City of Fort Wayne, nor the law of the State of Indiana.	ber 28, 7983 Not	ty Public	
ginning. An area of approximately	of Annexation Ordinance No. X-05-79	NOW THEREFORE in order to		- Turinght	

Fort Wayne Common Counci	17		neral Form No. 99 P(Rev. 196
(Governmental Unit)	e_!	ToNEWS-SEN	TINEL D
Arren	County Ind	FORT WAYNE	INDIANA
	county, ma.		
	PUBLISHER'S	CLAIM	
INE COUNT			
Display Matter (Must not exc of the type in which t	eed two actual lines, neither of which she he body of the advertisement is set) — nu	all total more than four solid lines mber of equivalent lines	
Head number of lines			
Body number of lines			290
Tail number of lines			2
Total number of line	es in notice		292
COMPUTION OF CHARGES			
292 lines, 1 cents per line	columns wide equals292	equivalent lines at259¢	s_75.63
Additional charge for notices of	ontaining rule or tabular work (50 per cer	nt of above amount)	
Charge for extra proofs of publ	ication (50 cents for each proof in excess	oftwo) 3 extra	1.50
TOTAL AMOUNT (OF CLAIM.		s 77.13
DATA FOR COMPUTING COST			
Width of single column 9.9 em	s Size of type	5 1/2 point	
Number of insertions2	Size of quad up	oon which type is cast5.½	
Pursuant to the provision and penalties of Ch.	89., Acts 1967.		
hereby certify that the foregoing account is j as been paid.	ust and correct, that the amount claimed	is legally due, after allowing all just credi	ts, and that no part of the same
as been pard.		N P	
21 70			chen
Date Nov. 21 19 79		TitleCLE	RK
ee But she added, "Our needs are	PUBLISHER'S AFFID	AVIT	
	State of Indiana ALLEN County SS: Personally appeared before me.	a notary public in and for sai	d county and state, the
ds neighborhood," especially on Cass ed and others east of Wells Street. Sl	undersigned V. F	GERKEN	who, being duly sworn, say
i- said neighborhood planners ha i. "carefully study" what will hap	that she is	CLERK	of the
		newspaper of general cir	culation printed and published
The neighborhood is also studyi possibility of providing access		FORT WAYNE, INDIAN.	
we possibility of providing access Wells to Shea Sherman and I s, ingdale parks, and intends to co taking part in the city's housing re	in state and county aforesaid, a	nd that the printed matter attache	ed hereto is a true copy,
et tation loan and grant program.	which was duly published in said paper as follows:	r for two times	the dates of publication being
e- Neighborhood Association, sayin provements have instilled "strong	11/14 - 11/	21/79	MUNICA
in her neighborhood, stressed the tance of pushing for more capit		7 6 A	1.320.0
he provement projects in the 1980 gra	Subscribed and sworn to before me th	is 21 st Vay of Hover	1ben 10, 72
	outserford and sworn to perore me th	Harry	1. 100
600	My commission expires Sep	tember 28, 7983 Notify I	Public
1 32 AVID W	-, common expires		and the second s
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25.79 Charles W. Westery Clerk
and adopted by the Commall of the City of Fort
mall of the City of Fort
M. X6.579 on the 25th day of
T. 1779
W. Wisterman City Clerk
C. Moses, Jr. Presiding Offi-General Form No. 99 P (Rev. 1967) To JOURNAL-GAZETTE Dr FORT WAYNE, INDIANA ...County, Ind. PUBLISHER'S CLAIM nestation Cordinance, Bo. X.6.37 is the day the German Conceil on list not exceed two actual lines, neither of which shall total more than four solid lines in day of algorithmen. 1979, and in which the body of the advertisement is set) — number of equivalent lines growed by the Mayer on the way of Scheminker, 1974 and now. 290 2 AN CORDINANCE

NEXATOROPOLINAME NO.
79, AS AMENDED.
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to City With EAR ECR Size of type _______5½ _____point Size of quad upon which type is cast .5.1/2... ecount is just and correct, that the amount claimed is legally due, after allowing all just credits, and that no part of the same

Common Council prior to the passage of this Ordinance.	
Common Cordinance. SECTION 4. Said discribed territo- ry aball be part of Counclinance. First No. 3 of the City of Fort Wayne, Indiana, as described in Section Article II of the City of Fort Wayne, Indiana, as described in Section Council of the City of Fort Wayne, Indiana, as described in Section Council of the City of the Ci	
Indiana, as described in Section 2-9 of Article II of the Code of the City of	
SECTION 5. After its passage, ap-	
quired by law, this Ordinance shall be in full force and effect on Decem-	
ber 31, 1979. James S. Stier Council- man Read the third time in full and on	
man Read the third time in full and on motion by Siter, seconded by Talari- co, and duly adopted, placed on its passage. PASSEO by the following	
vote: Six; Hunter, Moses, O. Schmidt, V. Schmidt, Stier, Talarico. Nays: Three; Burns, Hinga, Nuck-ols.	
Nays: Three; Burns, Hinga, Nuck-	General Form No. 99 P (Rev. 1967)
man "City Clerk Passed and adopted by the Com-	of Accounts General Point 140, 99 P (KeV. 1907)
Wayne, Indiana, as Annextion Ordi- nance No. X-05-79 on the 25th day of	on Council To JOURNAL-GAZETTE Dr.
Nays: Three: Burns, rimps, rout. Caste, 92.57 Charles W, Wester- man" City Clerk Passed and adopted by the com- mon Council of the Fort man Council of the Fort harden No. Xo.57 on the 25th day of September, 1979. ATTEST: SEASterman City Clerk, Winter Co. Moses, Jr. Presiding Offi- circled C, Moses, Jr. Presiding Offi- circled C, Moses, Jr. Presiding Offi- circled C, Moses, Jr. Presiding Offi-	Unit)
Car Presented by me to the Mayor of	
the City of Fort Wayne, Indiana, on the 26th day of September, 1979, at the hour of 11:30 o'clock A.M., E.S.T.	
Approved and signed by me this 28th day of September, 1979, at the	PUBLISHER'S CLAIM
Robert E. Armstrong Mayor I. Charles W. Wsesterman, Clerk of	
the City of Fort Wayne, Indiana, do hereby certify that the above forego-	
of Annexation Ordinance No. X-05-79 passed by the Common Council on the 25th day of September, 1979, and	ust not exceed two actual lines, neither of which shall total more than four solid lines in which the body of the advertisement is set) — number of equivalent lines
that said Ordinance was duly signed and approved by the Mayor on the	Ein which the body of the advertigation is sety
remains on file and on record in my office.	of lines
seal of the City of Frot Wayne, Indi- ana, this 28th day of September, 1979.	and lines
Charles W. Westerman CIV Clesh- Walking C. Noses. J. Presiding or J. Walking C. Noses. J. Presiding or J. Walking C. Noses. J. Presiding or J. Particular S. Marchael S. March	2
23rd day of October, 1979, the Common Council of the City of Fort Wayne, Indiana, in a Regular Session	f lines
did pass the following BILL NO. X-79 10-31 X-08-79 Annaxation Ordinance to wit:	Imber of lines in notice
BILL NO. X-79-10-31 ANNEXATION ORDINANCE	mber of lines in notice 1 columns wide equals 292 equivalent lines at 2596 \$ 75.63 per line or notices containing rule or tabular work (50 per cent of above amount) or of of publication (30 cents for each proof in excess of two) 3 extre 1.50 WOUNT OF CLAIM.
AN OROINANCE AMENDING	
X-05-79, AS AMENOEO. WHEREAS, heretofore on Septem	1 columns wide equals 292 equivalent lines at . 2596 \$ 75.63
the City of Fort Wayne did pass Ord nance No. X-05-79, as Amended; and,	per line equivalent lines at
duly presented to the Mayor of the City of Fort Wayne on September 2	6 () () () () () () () () () (
Mayor of the City of Fort Wayne, of September 28, 1979 at 4:30 o'cloc	or notices containing rule or tabular work (50 per cent of above amount)
WHEREAS, said Ordinance as su sequently amanded was received b	y pofs of publication (50 cents for each proof in excess of two)
Fort Wayne from the City Plan Cor mission prior to September 1, 197	, 77.13
and, WHEREAS, the law of the State Indiana was changed affecting a	of MOUNT OF CLAIM.
1, 1979 by IC 18-5-10-25 in that the pr visions of Section 2 of said Annex	or 0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-
fion Ordinance No. X-05-79, Amended "were no longer applications and	35 L
of the City Plan Commission adopt	mn 9.9 cms Size of typepoint
IC 18-5-10-25 said Section 2 in said of dinance would no longer be applied by the bud a new Section 2 should	70- 10- 10- 10- 10- 10- 10- 10- 10- 10- 1
substituted therefor; and, WHEREAS, said City Plan Co	Size of quad upon which type is cast
Section 2 be substituted for said S tion 2, as set forth in Annexation	ec. or l but lties of Ch. 89., Acts 1967.
through error and inadvertence Common Council of the City of F	the or Cir. 69-, Acts 1707
tion 2, but did include the old Sect 1 2 which is no longer the fiscal pol	ton less account is just and correct, that the amount claimed is legally due, after allowing all just credits, and that no part of the same
law of the State of Indiana; NOW THEREFORE in order	axilla De Hald
IC 18-5-10-25 and the policy of the of	Usula De Sald
MON COUNCIL OF THE CITY FORT WAYNE that Section 2 of	OF An- An- Bas Title CLERK
Amended be deleted in its enti- and the following new Section 2	TITIE
SECTIOW 2. It is the policy of City of Fort Wayne to furnish	the the PUBLISHER'S AFFIDAVIT
above described territory within a riod of one (1) year governme services of a non-capital nature	pe- intal State of Indiana In a ALLEN County SS:
manner which is equivalent in a dard and scope to those non-ca services provided to areas within	Personally appeared before me, a notary public in and for said county and state, the
City which have similar topogra patterns of land utilization, and p lation density to the said descr	the beginning of the control of the
territory. It is also the policy of City of Fort Wayne to provide	the that she is. OURNAL-GAZETTE
ture to the annexed territory w three (3) years in the same ma	thin neer a DAILY newspaper of general circulation printed and published
areas already in the City with size topography, patterns of land ut	in the English language in the city of FORT WAYNE, INDIANA
Fort Wayner 10 September 1. 179 AND THE SEASON IN THE SEA	town
In all other respects excepteralization of the control of the cont	the same which was duly published in said paper for two times the dates of publication being
Amended shall be in full force at fect as therein provided.	as follows: 11/11 11/01/70
Read the third time in full a motion by Siler, seconded by h	11/14 - 11/21/79
and duly adopted, placed on its sage. PASSED by the following v Ayas: Eight, Burns, Hinga, Hi	spassorie: Upvilla) De Nald.
Moses, D. Schmidt, V. Schmidt, Talarico. Nays: One, Nuckols: .	Subscribed and swom to before me this 21 st Apy of November 19
Oate: 10:23-79 Charles W. W man City Clerk Passed and adopted by the	Com-
mon Council of the City of Wayne, Indiana, as Annexation nance No. X-08-79 on the 23rd	Com- Ferri Ord. Notal Public September 28, 7983 My commission expires September 28, 7983
October, 1979. ATTEST: (SEAL) Charles W. Westerman City Ci	erk
Winfiled C. Moses, Jr. Pre Officer Presented by me to the Ma	yor of
the City of East Wayne India	Day On

Fort Jorno Common Come		General Form No. 99 P (Rev. 1967)		
Fort Mayne Common Counce (Governmental Unit)	To.	To JOURNAL GAZETTE Dr		
Allen				
Co	unty, Ind.	FORT WAYNE,	INDIANA	
	PUBLISHER'S CLAIM	I		
NE COUNT				
Display Matter (Must not exceed of the type in which the	d two actual lines, neither of which shall total mo body of the advertisement is set) – number of eq	re than four solid lines uivalent lines		
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Body number of lines			290	
Tail number of lines			2	
Total number of lines	in notice		292	
MPUTION OF CHARGES				
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Additional charge for notices cor	taining rule or tabular work (50 per cent of above	amount)		
Charge for extra proofs of public	ation (50 cents for each proof in excess of two)	3 extra	1.50	
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Number of insertions2		rype is cast5.1/2		
			s, and that no part of the sam	
ereby certify that the foregoing account is just been paid.	t and correct, that the amount claimed is legally di		De Yald	
s been paid.	t and correct, that the amount claimed is legally di			
s been paid.	stee of Indiana Stee of Indiana Stee of Indiana Stee of Indiana ALEN County SP Personally appeared before me, a notary undersigned ARVILLA DEW that she is CLERK JOURNAL-GAZETTE a DAILY in the English language in the city of F	Described. Title	county and state, thewho, being duly sworn, su of the ulation printed and publishee	
Peed 2 Lieus Si Peed 2 Lieus Si Peed 2 Lieus Si Peed 2 Lieus Si Peed 3 Lieus Si Peed 3 Lieus Si Peed 4 Lieus Si Peed 5	State of Indiana PUBLISHER'S AFFIDAVIT ALLEN County St. Personally appeared before me, a notary undersigned ARVILLA DEW that she is. CLERK JOURNAL-GAZETTE DAILY in the English language in the city of FC	public in and for saic ALD public in and for sai	county and sare, thewho, being duly sworn, su of the ulation printed and published. I hereto is a true copy, he dates of publication being	
Peed 2 Lieus Si Peed 2 Lieus Si Peed 2 Lieus Si Peed 2 Lieus Si Peed 3 Lieus Si Peed 3 Lieus Si Peed 4 Lieus Si Peed 5	State of Indiana ALLEN County SS Personally appeared before me, a notary undersigned ARVILLA DEW that she is. CLERK JOURNAL-GAZETTE a. DAILY in the English language in the city town in state and county aforesaid, and that the which was duly published in said paper for	Divilla Title CLEI public in and for saic ALD	county and state, the	

	Notice is hereby given that on the 25th day of September, 1979, the	1		
For	Wayne, Indiana, in a Regular Ses-	counts		General Form No. 99 P(Rev. 1967)
	27 (AS AMENDED) following X-05- 79 Annexation Ordinance, to-wit:	Council		
	Notice is breater given that on the Common Council of the City of Fort Wayne, and the Common Council of the City of Fort Wayne, and including the City of Fort Wayne, and including the Same In City of the City of Wayne, and including the Same In City of the City of Wayne, and including the Same In City of the City of Wayne, and including the Same In City of the City of Wayne, and including the Same In City of the City of Section I. That the City of Section I. That the following de-Section II. That the following de-Section III.	OOMIGT.	ToNEWS-SI	ENTINEL Dr.
	NO. X-05-79 AN OPDINANCE appeying cer.	⁽²⁾		
	tain territory to the City of Fort	County, Ind.	PORT WAY	ne, indiana
	Councilmanic District No. 3 BE IT ORDAINED BY THE COM-	County, Inc.	TORI WALL	NI, IINDIAINA
	FORT WAYNE, INDIANA:			
	scribed territory be, and the same is bereby, annexed to and made a part	PU	BLISHER'S CLAIM	
	of the corporation of the City of Fort Wayne, Indiana, effective December			
LIN	31, 1979, to-wit: Commencing at the intersection of			
	Haw Drive and the west right-of-way			
	thence northeast along the west right of way line of N. Clinton Street	which the body of the advert	neither of which shall total more than four solid lines isement is set) – number of equivalent lines	
	line of N. Clinton Street (Leo Road): thence northeast along the west right-of-way line of N. Clinton Street (Leo Road) to a line projected west from the north property line of Con- cordia Senior College: thence east alone raid projected line and certi-		,	
	along said projected line and conti-	hes		
	Concordia Senior College and a line projected east to the normal center-			155
	line of the St. Joseph River, this line being the present Corporate Limits;	nes		
	lowing the meanderings of the cen-			2
	Intersection with a projection east of the north line of Concordia Gardens	TS .		
	Addition; thence west along said projection and the north line of Con-	of lines in notice		157
	cordia Gardens Addition to the east right-of-way line of Leo Road; thence southerly along the east			
CON				
	Road; thence northwesterly along south rightof way of Auburn Road to			
	Highway 69; thence southwesterly	1	equals	40.66
	state Highway 69 to its intersection with the present Corporate Limits, a	ine columns wide	equalsequivalent lines ar	\$
	point approximately 1937.5 feet north of the south line of the NE 1/4			
	east along said line to the east right- of-way line of Red Haw Drive:	tices containing rule or tabu	lar work (50 per cent of above amount)	
	thence south along east right-of-way line of Red Haw Drive to the inter-			1.50
	state Highway 69 to this Intersection with the present Corporate Limits, a point approximately 1927.5 feet of Section 3.7 31 N, R 12 E-thereto of Section 3.7 31 N, R 12 E-the	of publication (50 cents for e	ach proof in excess of two)	1,50
	proximately 255 acres more or less. SECTION 2. It is the policy of the			s 42.16
	above described territory within a	UNT OF CLAIM.		\$ 42.10
	mental and proprletary services substantially equivalent in standard			
DAT	and scope to the governmental and proprietary services furnished by			
	the city which have characteristics of topography, patterns of land utili-			
	zafion and population density simi- lar to said described territory.	9.9 cms	Size of type	
	proprietary services which will be provided to the described territory		*	
	are outlined in the tiscal plan for the territory developed by the Depart-	2	Size of quad upon which type is cast5.1/2	
	ment of Community Development and Planning, which plan was exam- ined, approved and adopted by the			
Pursu	Common Council prior to the pas- sage of this Ordinance.	of Ch. 89., Acts 1967.		
	sage of this Ordinance. SECTION 4. Said described terri- tory shall be part of Councilmanic District No. 3 of the City of Fort			
I here has be	tion 2.0 of Auticle to of the Code of	unt is just and correct, that t	ne amount claimed is legally due, after allowing all just cr	edits, and that no part of the same
	1974. SECTION 5. After its passage, ap- proval by the Mayor and sixty days	-		
	after final publication thereof as re-		78	Gerken
	SECTION 5. Arter its passage, ap- proval by the Mayor and sixty days after final publication thereof as re- quired by law, this Ordinance shall- be in full force and effect on Decem- ber 31, 1979. James S. Stier Councilman			TO THE TOTAL PROPERTY OF THE PARTY OF THE PA
Date	Councilman Read the third time in full and on	and the second	Title	ERK
_	motion by Stier, seconded by Talari- co, and duly adopted, placed on its			
	Councilman Read fibe third time in full and on motion by Stier, seconded by Talari- co, and duly adopted, placed on its passage, PASSED by the following vote: Ayes: Six: Hunter, Moses, D. Schmidf, V. Schmidf, Sier, Talarico Nays: Three: Burns, Hinga Nuck-	PUI State of Indiana	SLISHER'S AFFIDAVIT	
	Nays: Three: Burns, Hinga Nuck- ols	State of Indiana ALLEN County SS:		
	Ols Date: 9-25-79 Charles W. Westerman, City Clerk Passed and adopted by the Com-	Personally appea	red before me, a notary public in and for	said county and state, the
	man, City Clerk Passed and adopted by the Common Council of the City of Fort Wayne, Indiana, as Annexation Ordinance No. 705-79 on the 25th day of September, 1979.		V. E. GERKEN	
	dinance No. X-05-79 on the 25th day of September, 1979. ATTEST: Charles W. Westerman		CLERK	of the
	Charles W. Westerman		WS-SENTINEL	
	Winfleld C. Moses, Jr. Presiding Officer	a	DAILY newspaper of general	circulation printed and published
	Presiding Officer Presented by me to the Mayor of the City of Fort Wayne, Indiana, on the 26th day of September, 1979, at the hour of 11:30 o'clock A.M.,	in the English lang	town of FORT WAYNE, INDIA	NA
			unty aforesaid, and that the printed matter attac	
	Charles W. Westerman City Clerk	which was duly pu	blished in said paper for two times	the dates of publication being
	City Clerk Approved and signed by me this 28th day of September, 1979, at the hour of 4:30 o'clok P.M., E.S.T. ROBERT E. ARMSTRONG Mayor	as follows:		,the dates of publication being
	Mayor L Charles W Westerman Communication		10/4 - 10/11/79	a - more property
	the City of Fort Wayne, Indiana, do hereby certify that the above and			a Comment
	foregoing is a full, true and com- plete copy of ANNEXATION Ordia-		1. E. X	Kiken :
	Common Council on the 25th day of September, 1979, and that said Ordi-	Subscribed and sw	orn to before me this 11 th Way of Octo	
	nance was duly signed and approved by the Mayor on the 28th day of Sep-		Harry	1 (3-16-3
	file and on record in my office. WITNESS my hand, and the offi-		September 28, 1983	Public wes
	cial seal of the City of Fort Wayne, Indiana, this 28th day of September,	My commission ex	pires Deptember 20, 1983	Al Star Start
	1979. CHARLES W. WESTERMAN CITY CLERK			
	10/4 10/11			

orm Prescribed by State Board of a	Accounts		General Form No. 99 P(Rev. 19
Fort Wayne Common	tion of the contract of the co	To	NTINEL
(Governmental U	nit)		
Allen	County, Ind.	FORT WAYN	NE, INDIANA
	DITELL	SHER'S CLAIM	
	FUBLIS	HER S CLAIM	
NE COUNT			
Display Matter (Mus of the type ir	st not exceed two actual lines, neither n which the body of the advertisement	of which shall total more than four solid lines t is set) — number of equivalent lines	
Head number of	lines		
Body number of	lines		155
Tail number of li	nes		2
Total numb	ber of lines in notice		157
MPUTION OF CHARGES			
157	1 columns wide equals	157	40.66
cents per	line columns wide equals	equivalent lines at	\$
Additional charge for	notices containing rule or tabular wor	rk (50 per cent of above amount)	
Charge for extra proof	s of publication (50 cents for each pro	of in excess of two)	1.50
TOTAL AMO	OUNT OF CLAIM.		42.16
			*
FA FOR COMPUTING COST			
Width of single colum	in 9.9 ems Siz	e of typepoint	
Number of insertions .	2 Siz	e of quad upon which type is cast 5.1/2	
uant to the provision and penalti	ier of Ch. 90 Augusto67		
eby certify that the foregoing accien paid.	ount is just and correct, that the amou	unt claimed is legally due, after allowing all just cre	edits, and that no part of the sar
		7. E. L	Leken
Oct. 11 79		TitleCL	
EN	PUBLISHE	R'S AFFIDAVIT	
QD	State of Indiana ALLEN County SS:		
9 VOR 0510	Personally appeared be	efore me, a notary public in and for s	said county and state, th
Theatres in NORTHCREST		V. E. GERKEN CLERK	who, being duly sworn, s
BIN THINE RIB	NEWS-SF	NTINEL	of th
5,21	DAIL DAIL	Y newspaper of general c	irculation printed and publish.
1618-889- DECE	in the English language ir	the city of FORT WAYNE, INDIAN	VA
OUED RIBS			
CHICKEN KIEA	in state and county a	foresaid, and that the printed matter attack	hed hereto is a true copy
LS		in said paper for two times	,the dates of publication bein
	as follows:	/4 - 10/11/79	with a marganita
butter, coffee or tea plus	IF.		and the same
etable, hot bread with	6	1. E. L	Ke benes
oz. cut of the tenderest oz. Served with choice of		efore me this 11 th Way of Octob	ner 10 79
26°9s	On Sering and sworn to b	Harry	1 (3)-1
CE FILET MIGNON	My commission expires		Public
gestion from Our		· · · · · · · · · · · · · · · · · · ·	

Form Pro	Notice is hereby given that on the 25th day of September, 1979, the	S	Gen	eral Form No. 99 P (Rev. 1967)
For	Wayne, Indiana, in a Regular Ses seion did pass the BILL NO. X-77-06 27 (AS AMENDED) following X-05 79 Annexation Ordinance, to-wit:	cil	ToJOURNAL-C	GAZETTE Dr.
	AN ORDINANCE AND ORDINANCE AN ORDINANCE AND	County Ind	FORT WAYN	E, INDIANA
	tain territory to the City of Fort Wayne, and including the same in Councilmanic District No. 3 BE IT ORDAINED BY THE COM-	County, Ind.		Accessed to the second
	MON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA: SECTION 1. That the following de- scribed territory be, and the same is	I	PUBLISHER'S CLAIM	
LINE C	of the corporation of the City of Fort Wayne, Indiana, effective December 31, 1979, fo-wit: Commencing at the intersection of			
	the east right-of-way line of Red Haw Drive and the west right-of-way line of N. Clinton Street (Leo Road); thence northeast along the west right-of-way line of N. Clinton Swest	xceed two actual lin the body of the ad	nes, neither of which shall total more than four solid lines lvertisement is set) – number of equivalent lines	
	(Leo Road) to a line projected west from the north property line of Con- cordia Senior College; thence east along said projected line and conti-			444
	nuing along north property line of Concordia Senior College and a line projected east to the normal center- tine of the St. Joseph River, this line the project of the senior of the sen			155
	thence in a northerly direction fol- lowing the meanderings of the cen- terline of the St. Joseph River to its intersection with a projection east of			157
	the north line of Concordia Gardens Addition; thence west along said projection and the north line of Con- cordia Gardens Addition to the east	lines in notice		.,,,
COMPL	right-of-way line of Leo Road; thence southerly along the east right-of-way line of Leo Road to the south right-of-way line of Auburn			
	south rightof-way of Auburn Road to east right-of-way line of Interstate Highway 69; thence southwesterly along east right-of-way line of Inter- state Highway 69 to its Intersection	columns v	To	s_40.66
	with the present Corporate Limits, a point approximately 1937.5 feet north of the south line of the NE ¼ of Section 13, T 31 N, R 12 E; thence	s containing rule or	tabular work (50 per cent of above amount)	
	of-way line of Red Haw Drive; thence south along east right-of-way line of Red Haw Drive to the Inter- section of the west right-of-way line	ublication (50 cents	for each proof in excess of two)	1.50
	of N. Clinton Street (Leo Road) the point of beginning. An area of ap- proximately 255 acres more or less. SECTION 2. It is the policy of the	T OF CLAIM.		\$ 42.16
DATA	above described territory within a period of three (3) years, govern- mental and proprietary services substantially equivalent in standard			
	and scope to the governmental and proprietary services furnished by the annexing city to other areas of the city which have characteristics of the city which have characteristics	ems	Size of type 5½ point	
	zation and population density similar to said described territory. SECTION 3. Governmental and proprietary services which will be	2	Size of cycl mon which type is cost 51/2	`
	provided to the described territory are outlined in the tiscal plan for the territory developed by the Department of Community Development and Planning which plan was grape.		Size of quad upon which type is cast	
Pursuan	ined, approved and adopted by the Common Council prior to the pas- sage of this Ordinance. SECTION 4. Said described ferri-	Ch. 89., Acts 1967.		
I hereby has been	Tory shall be part of Councilmanic in District No. 3 of the City of Fort Wayne, Indiana, as described in Section 2.9 of Article II of the Code of the City of Fort Wayne, Indiana	is just and correct,	that the amount claimed is legally due, after allowing all just cro	
	1974. SECTION 5. After its passage, ap- proval by the Mayor and sixty days after final publication thereof as re-		Usulla)	De Yald
Date	be in full force and effect on Decem- ber 31, 1979. James S. Stier Councilman		TitleCI	ERK
	tion 2 of Article 11 of the Code of the City of Fort Wayne, Inclaims SECTION 5. After its passige, ap- groval by the Mayer and sixty days after linal publication thereof as re- lated to the code of the code of the total code of the code of the code to in full force and effect on Decem- tor 3.1, 199. The code of the code of the code of the code of the code of the code of the the code of t	State of Indian	PUBLISHER'S AFFIDAVIT	
	Vote: Ayes: SIX; Hunter, Moses, D. Schmidt, V. Schmidt, Stler, Talarico Nays: Three; Burns, Hinga Nuck- ols Date: 9-25-79 Charles W. Wester.	ALLEN Count Personally	ty SS: appeared before me, a notary public in and for	
	Onto The State of		ARVILLA DEWALD CLERK	
	off September, 1979, of September, 1979, ATTEST: Charles W. Wesferman City Clerk		DAILY newspaper of general	circulation printed and published
9	City Clerk Winflield C. Moses, Jr. Presiding Officer Presented by me to the Mayor of the City of Fort Wayne, Indiana, on	in the Englis	th language in the city of FORT WAYNE, INDIAL	NA
	the 26th day of September, 1979, at the hour of 11:30 o'clock A.M., E.S.T., Charles W. Westerman	in state an which was d	d county aforesaid, and that the printed matter attac	thed hereto is a true copy, ,the dates of publication being
	Approved and signed by me this thin day of September, 1979, at the nour of 4:30 o'clok P.M., E.S.T.	as follows:	10/4 - 10/11/79	STATE OF THE STATE
	Mayor I, Charles W. Westerman, Clerk of the City of Fort Wayne, Indiana, do nereby certify that the above and		aprilla	Detald
	oregoing is a full, frue and com- lete copy of ANNEXATION Ordia- tance No. X-05-79 passed by the common Council on the 25th day of teptember, 1979, and that said Ordi-	Subscribed a	nd sworn to before me this 11 th Hay of Octo	1 (350)
t f	AGBERT E. ARRASTRONG J. Charles W. Vesterman, Clerk of the City of Fort Wayne, Indiana, do areby Certify that the above and nerely certify that the above and nerely certify and com- letter opy of ANNE NAT ANNE	My commiss	ion expires September 28, 1983 North	y Public
1	WITNESS my hand, and the offi- ial seal of the City of Fort Wayne, ndiana, this 28th day of September, 979, HARLES W. WESTERMAN 1TY CLERK 0/4 10/11			

Form Prescribed by State Board of Accounts			Gen	eral Form No. 99 P (Rev. 1967)
Fort Wayne Common Counc	eil	То	JOURNAL-C	AZETTE Dr.
(Governmental Unit)				
Allen	County, Ind.		FORT WAYN	e, indiana
	DIII	BLISHER'S CLAIM		
	PUI	DLISHER S CLAIM		
LINE COUNT				
Display Matter (Must not exc of the type in which t	reed two actual lines, n the body of the adverti	either of which shall total more tha sement is set) — number of equivale	ın four solid lines nt lines	
Head number of lines				
Body number of lines				155
Tail number of lines				2
Total number of lin	es in notice			157
COMPUTION OF CHARGES				
157 lines, 1	columns wide e	quals157 equivalent line	sat •259	\$ 40.66
Additional charge for notices	containing rule or tabu	lar work (50 per cent of above amo	unt)	
Charge for extra proofs of pub	olication (50 cents for e	ach proof in excess of two)		1.50
TOTAL AMOUNT	OF CLAIM.			s_42.16
DATA FOR COMPUTING COST				
Width of single column 9.9 er	ms	Size of type 5½	point	
Number of insertions		Size of quad upon which type i	is cast5.½	
Pursuant to the provision and penalties of Cl	h. 89., Acts 1967.			
I hereby certify that the foregoing account is has been paid.	just and correct, that t	he amount claimed is legally due, af	ter allowing all just cre	edits, and that no part of the same
has been paid.			anilla)	D. Fald
Oct. 11 79			W.S. 2	
Date 19		Ti	itle CI	ERK
SEED &	PUI State of Indiana ALLEN County SS:	BLISHER'S AFFIDAVIT		
8's HIGH LIEE	Personally appea	red before me, a notary pu		
8		ARVILLA DEWALI		
		CLERK RNAL-GAZETTE		of the
3 610		DAILY		irculation printed and published
3 010				
1917-CV:1		guage in the city of FORT		
N HOLOO	in state and co	ounty aforesaid, and that the	printed matter attac	hed hereto is a true copy,
OV TILLONG	as follows:			,the dates of publication being
IIIDCHII	43 TOHOWS.	10/4 - 10/11/79		1500 530
3			1.	241
1		11 th	Usulla)	han
3	Subscribed and sw	orn to before me this	Hay of Coto	1 (3-10-
了所感到			Notar	y Public Wes
3 (SWINDS	My commission es	spires September 2	28, 1983 V	1803
3				